From: John Doe
To: Joe Murray

Cc: <u>dana.green@nytimes.com</u>; <u>jeremychase@dwt.com</u>

Subject: Extension of time

 Date:
 Friday, June 2, 2023 1:15:22 PM

 Attachments:
 gov.uscourts.nyed.497086.15.0 1.pdf

I read your letter to the judge. You mention the "gravity of this situation. What the hell are you talking about? Why is that disgusting sociopath Santos trying to hide who put up his bail money? Do you need three extra days to give names? What are you assholes doing?

Do all you want but here's what's going to happen eventually:

Santos is going to prison and you know it. He'll likely be brutally raped multiple times before being shanked in prison. That's what you should be talking to that lying, disgusting subhuman psychopath about. I can't wait. I'm going to laugh my ass off.

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ADMITTED TO PRACTICE

New York State Eastern District of New York Southern District of New York

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June 2, 2023

VIA: ECF

The Honorable Anne Y. Shields United States Magistrate Judge Eastern District of New York 100 Federal Plaza, Courtroom 840 Central Islip, New York 11722

Re: *U.S. v. George Anthony Devolder Santos*, 23-CR-197(JS)(AYS)

Defendant's request for an extension to respond to motion to unseal suretors

Dear Judge Shields,

I am the attorney of record for Congressman George Santos in connection with the above-referenced criminal matter. Two letter request have been submitted on behalf of media organizations, essentially seeking the unsealing of the identity of our suretors, judicial records, and related proceedings. Your Honor has given the Government and the Defendant until today, June 2, 2023 to respond. While I have been working diligently on our response, due to the gravity of this situation and my efforts to distinguish our case from others, I am respectfully requesting a brief extension of Defendant's deadline to respond until Monday, June 5, 2023.

I have conferred with AUSA Ryan Harris, who has authorized me to advise the Court that the Government has no objection to the Defendant's request for this brief extension of time. However, to be clear, the Government is not seeking any extension of time for their response.

I called and spoke to Ms. Dana Green, Senior Counsel from the New York Times who indicated that she would object to any extension of time for Defendant, in sum and substance, because it would result in a delay of the First Amendment right of access to these records. Pursuant to Section III. of Your Honor's Individual Practice rules, I respectfully pointed out to Ms. Green that it a usual courtesy among attorneys to grant reasonable requests for adjournments, pointing out that I am only asking for and extension to Monday, and Ms. Green again indicated that she would not consent.

I reached out to Mr. Jeremy A. Chase at the law firm of Davis, Wright, Tremaine, LLP, and a person by the name of "Amabel" indicated that Mr. Chase was out of the office. I left a voicemail for Mr. Chase and called back to speak to "Amabel" again and she indicated that she

would email Mr. Chase. After waiting just a few minutes longer, I again called and spoke to Amabel who indicated that she did email Mr. Chase but had not yet heard back from him.

This is Defendant's first request for an extension of time.

The requested extension of this deadline will not affect any other scheduled dates.

Please feel free to contact me with any questions you may have.

Respectfully,

Joseph W. Murray, Esq.

Cc: - all parties appearing via ECF

- Dana Green, Senior Counsel for The New York Times at Dana.Green@nytimes.com
- Jeremy A. Chase of Davis, Wright, Tremaine, LLP., at jeremychase@dwt.com